IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI EASTERN DIVISION

CORINTHIAN COURT HOLDINGS, LLC

PLAINTIFF

v. CIVIL ACTION NO. 2:15-CV-111-KS-MTP

STATE FARM FIRE AND CASUALTY COMPANY

DEFENDANT

ORDER

This matter is before the Court on Plaintiff's Motion for Leave to File a Sur-Reply, or in the Alternative, to Strike Defendant's Reply, and for Expedited Hearing ("Motion for Leave") [114][115][116]. Plaintiff contends that because Defendant exceeded the page limit in its Motion for Summary Judgment [86] and supporting memoranda, it is entitled to relief. In its Order [95], the Court limited the parties to thirty-five (35) pages for their memoranda in connection with the Motion for Summary Judgment [86]. Defendant filed a total of fifty-four (54) pages in violation of this Order [95], while Plaintiff limited itself to twenty-three (23) pages. Therefore, the Court finds that Plaintiff is entitled to relief. The Court further finds that the appropriate remedy is to allow Plaintiff to file its sur-reply. The Motion for Leave [114][115][116] will therefore be granted in this respect. Because Plaintiff asks for the Defendant's Reply [112] to be stricken in the alternative, the motion will be denied as moot as to this request. Furthermore, because Plaintiff has not shown cause, its request for an expedited hearing will be denied.

IT IS THEREFORE ORDERED AND ADJUDGED that the Motion for Leave [114][115][116] will be **granted in part** and **denied in part** as described above.

SO ORDERED AND ADJUDGED, on this, the 15th day of March, 2017.

s/Keith Starrett

KEITH STARRETT

UNITED STATES DISTRICT JUDGE